## **NEBRASKA ADMINISTRATIVE CODE**

## Title 68 - DEPARTMENT OF CORRECTIONAL SERVICES

## **Chapter 1 - GOOD TIME**

<u>001 Applicability.</u> The provisions of this rule shall apply to all facilities operated by the Department of Correctional Services.

<u>002 Departmental Policy.</u> This Department will apply good time to inmates' sentences in accordance with the Nebraska Statutes, the opinions of Nebraska courts, and the opinions of the Office of the Attorney General. After an inmate is admitted to a facility, the inmate will receive written notice of his or her parole eligibility date and tentative release date. When those dates are changed, as a result of a disciplinary action, a restoration of good time, a parole revocation, or a change in law or interpretation of law, the inmate will be given written notice of the new tentative release date and/or parole eligibility date. Computations of good time will be consistent in all the Department's facilities, and inmates' questions regarding the computation of their good time will be answered by records office personnel in the facility where their institutional files are maintained.

General Statutory Power: Neb. Rev. Stat. §§83-4, 114.01 and 83-1, 107 to 83-1, 109.

(Last Revised: September, 1985)